

**United States Bankruptcy Court  
Central District Of California**

In re: Eric D Greenspan dba 74 Degrees, LLC, fdba Make It Work, Inc	CHAPTER NO.: 7
	CASE NO.: 9:15-bk-10006-PC

**ORDER TO COMPLY WITH BANKRUPTCY RULE 1007  
AND NOTICE OF INTENT TO DISMISS CASE**

To Debtor and Debtor's Attorney of Record,

YOU FAILED TO FILE THE FOLLOWING DOCUMENTS:

**Schedule A (Form B6A)  
Schedule B (Form B6B)  
Schedule C (Form B6C)  
Schedule D (Form B6D)  
Schedule E (Form B6E)  
Schedule F (Form B6F)  
Summary of Sch (Form B6 Pg 1)  
Schedule G (Form B6G)  
Means Calculation(Form B22A-2)  
Schedule H (Form B6H)  
Schedule I (Form B6I)  
Schedule J (Form B6J)  
Decl Re Sched (Form B6)  
Stmnt of Fin Affairs (Form B7)  
Statement (Form B22A-1)  
Means Exempt.(Form B22A-1Supp)**

Even if the indicated documents are not applicable to your particular situation, they must still be filed with the notation 'None' marked thereon.

According to Bankruptcy Rule 1007(c), within 14 days after you filed the petition, **YOU MUST EITHER:**

- (1) File the required documents. If the document is filed electronically, no hard copy need to be submitted to the court. (See Local Bankruptcy Rule 5005-2(d) and Court Manual, Appendix "F" as to whether a copy must be served on the judge.)

**OR**

- (2) File and serve a motion for an order extending the time to file the required document(s). If you make such a motion and it is denied after the 14 days have expired, your case will be dismissed.

**IF YOU DO NOT COMPLY** in a timely manner with either of the above alternatives, the court **WILL DISMISS YOUR CASE WITHOUT FURTHER NOTICE.**

**BY ORDER OF THE COURT**

Dated: January 5, 2015

**KATHLEEN J. CAMPBELL, CLERK OF COURT**

By: Jim McNabb  
Deputy Clerk